

II 2-25-86

m

DIV M

JUDGE
ROBERT J. BURNS

No. 86-465

CRIMINAL RECORD
24th JUDICIAL DISTRICT COURT
PARISH OF JEFFERSON

THE STATE OF LOUISIANA

vs.
CLYDE SIMPSON

11

75967-01, atty,

Charge R.S. 14:34 AGGRAVATED BATTERY

Anna Zouma Sr. 901-3034

Assistant District Attorney

113 Hley P. Long

Attorney for Defendant

Metairie, La.

Date of Filing FEBRUARY 20, 1986

Deputy Clerk

BOND 7,500 RET. () R.S. SIMPSON 1913 THIRD ST. KENNER, LA.

- 2-25-86 ARRAIGNMENT RETURNABLE APRIL 11, 1986.
- 4-11-86 ENTRY #1 ARRAIGNMENT CONTINUED TO MAY 9, 1986.
- 5-9-86 ENTRY #2 ARRAIGNED; TRIAL DATE SET FOR AUGUST 12, 1986; PRE-TRIAL DATE AUGUST 11, 1986.
- 6-16-86 MOTION FOR PRELIMINARY EXAMINATION RETURNABLE AUGUST 22, 1986.
MOTION FOR CONTINUANCE OF TRIAL RETURNABLE SEPTEMBER 22, 1986.
- 7-21-86 MOTION TO WITHDRAW AS COUNSEL OF RECORD GRANTED. ABOVE SET MOTIONS MOOT. HEARING TO NAME ATTORNEY RET. AUGUST 22, 1986. TRIAL DATE RETURNABLE SEPTEMBER 22, 1986.
- 8-22-86 ENTRY #3 HEARING TO NAME ATTORNEY MARKED SATISFIED. MOTION FOR DISCOVERY, BILL OF PARTICULARS, AND MOTION FOR PRODUCTION RETURNABLE SEPTEMBER 22, 1986.

9-12-86 On Oral motion at Pre-Trial Trial cont. 11-3-86. (Notes Taken)

11-4-86 Entry H4 Plead & Sentenced. Fine Rule 2-6-87.

THE STATE OF LOUISIANA

Parish of Jefferson

Twenty-Fourth Judicial District

S.S.

Twenty-Fourth Judicial District Court

JOHN M. MAMOULIDES, District Attorney, of the Twenty-Fourth Judicial District Court of the State of Louisiana, who, in the name and by the authority of the said State, prosecutes in its behalf, in proper person comes into the Twenty-Fourth Judicial District Court of the State of Louisiana, in and for the PARISH OF JEFFERSON and gives the said Court here to understand and be informed that one

CLYDE SIMPSON

11-8
11

late of the Parish aforesaid, on or about the EIGHTH day of NOVEMBER in the year of our Lord One Thousand Nine Hundred. EIGHTY-FIVE with force and arms, in the Parish aforesaid, and within the jurisdiction of the Twenty-Fourth Judicial District Court of Louisiana, in and for the Parish aforesaid, violated R.S. 14:34 in that he did commit a battery with a dangerous weapon upon Larry Hutchinson,

contrary to the form of the Statute of the State of Louisiana, in such case made and provided, and against the peace and dignity of the State.

19950 5 00 PM
H2006

COMPLAINT NUMBER K-5021-85

Robert Long
Assistant District Attorney

R. Thumb	R. Index	R. Middle	R. Ring	R. Little
L. Thumb	L. Index	L. Middle	L. Ring	L. Little

I hereby certify that the above and foregoing fingerprints on this bill are the fingerprints of the defendant, _____, and that they were placed thereon by said defendant this _____ day of _____, 19____.

Deputy Sheriff

R. Thumb	R. Index	R. Middle	R. Ring	R. Little
L. Thumb	L. Index	L. Middle	L. Ring	L. Little

I hereby certify that the above and foregoing fingerprints on this bill are the fingerprints of the defendant, _____, and that they were placed thereon by said defendant this _____ day of _____, 19____.

Deputy Sheriff

R. Thumb	R. Index	R. Middle	R. Ring	R. Little
L. Thumb	L. Index	L. Middle	L. Ring	L. Little

I hereby certify that the above and foregoing fingerprints on this bill are the fingerprints of the defendant, _____, and that they were placed thereon by said defendant this _____ day of _____, 19____.

Deputy Sheriff

Filed *February 20 1986*
John M. Mamoulides
 No. **86-465**
 District Clerk

The State of Louisiana
 VS.

CLYDE SIMPSON
 1504 MOISANT ST.
 KENNER, LA

FILED FOR RECORD
 FEB 20 2 00 PM '86
 CLERK OF COURT
 JEFFERSON, LA

INFORMATION FOR

R.S. 14:34

AGGRAVATED BATTERY

JOHN M. MAMOULIDES
 DISTRICT ATTORNEY

0 2 2 4 6 0 1 2 3 5

STATE OF LOUISIANA
PARISH OF JEFFERSON

24TH JUDICIAL DISTRICT COURT

PERSONAL SURETY BAIL UNDERTAKING

CLYDE SIMPSON having been arrested for the crime of
AGGRAVATED BATTERY 11100501309

and having been admitted to bail in the sum of **SEVEN-THOUSAND-FIVE-HUNDRED**
Dollars (\$7,500.00) by order of the Hon. ID. ZACCARIA, Judge of
the 24TH JUDICIAL DISTRICT Court for the Parish of Jefferson,

I, R.J. SIMPSON of 1913 THIRD STREET KENNER, LOUISIANA
I, of

hereby undertake that the above named CLYDE SIMPSON
will appear at all stages of the proceedings in the 24TH JUDICIAL DISTRICT
Court to answer that charge or any related charge, and will at all times hold himself amenable
to the orders and process of the Court, and, if convicted, will appear for pronouncement of the
verdict and sentence, and will not leave the state without written permission of the Court; and
that if he fails to perform any of these conditions, I will pay this Court the sum of **SEVEN-THOUSAND-FIVE-
hundred Dollars (\$7,500.00) after said bail has been forfeited in accordance with the law.

I HEREBY AGREE TO APPEAR IN THE 24TH JUDICIAL DISTRICT COURT ON
THE DAY OF , 19 AT A.M.

TO BE NOTIFIED

BOND NO. 96756-P

COMPLAINT NO. K0502185

DATE

DEPOSIT NO.

DATE OF BIRTH 09-01-53 R/M

ARREST DATE 11-08-85 PLACE KENNER

RELEASE DATE 11-08-85 PLACE J.P.C.C.

THE ADDRESS, SHOWN HEREIN IS TRUE AND CORRECT,
AND IF CHANGED FOR ANY REASON WHATSOEVER, IT
SHALL BE THE DUTY OF THE PERSON MAKING BOND
AND/OR HIS SURETY TO NOTIFY THE CLERK OF THIS
COURT, WRITING OF ANY SUCH CHANGE OF ADDRESS,
BECAUSE ANY NOTICES SENT TO THE ADDRESS STATED
HEREIN WILL SUFFICE, UNLESS, OTHERWISE CHANGED
IN WRITING, AS HEREINABOVE SET FORTH.

CLYDE SIMPSON
DEFENDANT
1504 1/2 PINE ST
KENNER, LA 70062
SURETY

R.J. SIMPSON
ADDRESS
1008 MEISANT DR
SURETY
BONNER LA
ADDRESS

467-5744

NOV 13 1 25 PM '85
RECORD

Verbal order of Hon. ID. ZACCARIA Judge, 24TH JUDICIAL DISTRICT
Court, received by DEP. R. DUCOMBS on
11-08-85 at 6:00PM, and verified by
SAME on at

Dep. R.J. Simpson
DEPUTY SHERIFF

CLERK OF COURT

NOV 1985
RECEIVED
JEFFERSON PARISH
SHERIFF'S OFFICE

8 6 2 0 0 0
SUBPOENA
0 3 1 7 8 8 0 5 5 9

No. 86-465

Office of **RAOUL A. GALAN, JR.**, Clerk of Court

STATE OF LOUISIANA

vs.

24th Judicial District Court

for the

**STATE OF LOUISIANA
PARISH OF JEFFERSON**

CLYDE SIMPSON

To M. R. J. SIMPSON
1008 MOISANT DR.
KENNER, LA.

DIV. M

You are hereby ordered to appear before the 24th Judicial District Court in and for the Parish of Jefferson on the 11TH day of APRIL in the year of Our Lord 19 86 at 10:00 A.M. for the purpose of: ARRAIGNMENT in the above entitled matter.

By order of the Court:

Clerk's Office, Courthouse, Gretna, La. MARCH 5, 1986

MAR 7 - 1986

Paul Remy
Deputy Clerk

PERSONAL

7 8 6 0 0 5 6 0

Received on _____ 19 _____ and on _____ 19 _____

I served a true copy of the within _____
on _____

_____ herein named in person, in the Parish of Jefferson,
Louisiana, at a distance of about _____ miles from the Courthouse.

Returned _____ 19 _____

Deputy Sheriff, Parish of Jefferson

Received on _____ 19 _____

I served a true copy of the within _____
on _____

_____ herein named by leaving the same at _____ domicile in the Parish of Jefferson
in the hands of _____

a person apparently over the age of _____ years, living and residing _____ the said domicile whose name and other facts
connected with this service I learned _____ by interrogating the _____
the said _____

_____ herein named, being
temporarily absent from _____ residence at the time of said service.

Service at a distance of about _____ miles from the Courthouse.

Returned _____ 19 _____

Deputy Sheriff, Parish of Jefferson

0 4 2 1 8 6 0 5 2
STATE OF LOUISIANA, PARISH OF JEFFERSON

24th Judicial District Court

State of Louisiana

VS.

No. 86-465

CLYDE SIMPSON

Division M

Date 4-11-86

CR: KARLA MUSSO

DISTRICT ATTORNEY STEVE WIMBERLY

JUDGE ROBERT J. BURNS

CONTINUANCES

The defendant SIMPSON (DID NOT APPEAR) appeared before the
bar of the court this day for ARRAIGNMENT

He was:

1. () represented by _____, attorney.
2. (X) unrepresented.

The ARRAIGNMENT was ordered:

1. () continued to be reassigned.
2. () continued without date.
3. () continued and re-set for MAY 9, 1986

The action was taken:

1. (X) at the request of the assistant district attorney.
2. () at the request of the defendant attorney.
3. () on a joint motion of the assistant district attorney and the attorney for the defendant.
4. () by order of the court.

ON MINUTES
APR 21 1986

Gail Perry
Deputy Clerk

Entry No. 1

Crim. #3-Cont.

JPG. 1219.94

TWENTY-FOURTH JUDICIAL DISTRICT COURT FOR THE PARISH OF JEFFERSON

STATE OF LOUISIANA

NO: 86-465

DIVISION "M"

STATE OF LOUISIANA

VERSUS

Clyde Simpson

ATTORNEY:

Mr. Frank Zaccaro, Sr., Esq.
413 Huey P. Long Dr.
Gretna 70053

ORDER FOR PRE-TRIAL CONFERENCE

A pre-trial conference will be held in the above case(s) in Chambers, on August 11, 19 86, at 9:00 A. M.
o'clock.

You are hereby notified to attend said proceeding and to be prepared to discuss the issues of the case with the District Attorney and the Court.

The purpose of the conference is to determine in advance the following:

- 1) If your client is desirous of entering a plea to the charge that you be prepared to discuss with the Judge said possibility;
- 2) If you desire to file any technical pleadings that same be prepared and presented at this time for setting prior to trial;
- 3) If you desire to move for a continuance that you have same prepared and also be in a position to discuss a future setting.

ART. 707 C.C.R.P. REQUIRES THAT ALL MOTIONS FOR CONTINUANCE MUST BE FILED AT LEAST SEVEN (7) DAYS BEFORE TRIAL.

- 4) If you desire a trial by jury on the date presently set that you present to the Court a written list of any witnesses you desire subpoenaed and also request for subpoena duces tecum.

If for any valid reason you cannot attend the pre-trial you are to advise the Court in writing immediately upon receipt of this notice.

GRETNA, LOUISIANA this 9 day of May, 1986.

BY ORDER OF THE COURT:

Robert J. Burns
ROBERT J. BURNS, JUDGE

This case is set for trial on

August 12, 1986

MAY 19 1986
ON MINUTES

0 5 1 9 8 6 0 2 8 3 5

STATE OF LOUISIANA, PARISH OF JEFFERSON
24th Judicial District Court

State of Louisiana

VS.

No. 86-465

CLYDE SIMPSON

Division M

Date 5-9-86

CR: LAURA MESKO

DISTRICT ATTORNEY STEVE WIMBERLY JUDGE ROBERT J. BURNS

ARRAIGNMENT

The defendant SIMPSON appeared before the
bar of the court this day.

He was:

1. (X) represented by FRANK ZACCARIA, JR.
2. () represented by _____ who was
standing in for _____
the attorney of record.
3. () represented by _____ who was
appointed by the court for the purpose of arraignment only due to the absence of _____
who was named by the defendant as his attorney
of record.

Reading of the bill was waived and a plea of NOT GUILTY was entered, which plea was order-
ed recorded. The court granted 15 days for the defendant's counsel of record to file respon-
sive pleadings.

The defendant was:

1. (X) enlarged on the same bond.
2. () remanded to parish prison.
3. () remanded to _____

TRIAL DATE SET FOR AUGUST 12, 1986; PRE-TRIAL DATE SET FOR AUGUST 11, 1986.

MAY 19 1986

ON MINUTES

L. Perry
Deputy Clerk

Entry No. 2

Crim. #1—Arr. - Rep.

COPY DISTRIBUTION:

WHITE-COURT YELLOW-DA PINK-ATTORNEY

24-700-011-87

STATE OF LOUISIANA

VS

CLYDE SIMPSON

NUMBER 86-46524th JUDICIAL DISTRICT COURT
PARISH OF JEFFERSON • STATE OF LOUISIANADIVISION MMOTION FOR PRELIMINARY EXAMINATION AND ~~BOND INQUIRY~~ON MOTION OF Frank V. Zaccaria, Sr., attorney for and on behalf of Clyde Simpson

upon suggesting to the Court the said accused was arrested and booked with the violation of R.S. _____, relative to

AGGRAVATED BATTERY

on the _____ day of _____, 19____

WITHIN THIS JURISDICTION: THAT he/she is not guilty of any crime known to the Laws of the State of Louisiana or known to the Laws of the United States of America; the proof against him/her is not evident; nor the presumption great; that in the interest of justice, mover desires a preliminary examination to the end he/she may be discharged from custody. In the alternative, and only in the event the accused is not discharged then it is moved that the accused be released, pending trial, upon his PERSONAL RECOGNIZANCE, in accordance with Article 336 of the Louisiana Code of Criminal Procedure, paragraph A, B, C, thereof or reasonable bail (property, personal or commercial surety) consistent with the accused's circumstances and ability. Upon further suggesting to the Court under and by virtue of Article 292 of the Louisiana Code of Criminal Procedure, there being no Grand Jury indictment outstanding against him, he is entitled as a matter of right to a preliminary examination all in accordance with Article 1, Section 14 of the Louisiana Constitution of 1974. IT IS SO MOVED.

Address: 413 Huey P. Long, Ave.
Gretna, La. 70053

Frank V. Zaccaria, Sr. Attorney for Mover

Phone 361-3034

COURT ORDER

The foregoing motion for preliminary examination considered. It is ordered by the Court that Clyde Simpson be
and he/she is hereby granted a preliminary examination herein and that same be held on the 22nd day of August
19 86, at 10 o'clock A m. In the event the accused is bound over for trial and is still incarcerated an inquiry
concerning Bail will be conducted by the Court at the same date, time and place.

Gretna, Louisiana this 19th of JUNE, 19 86Judge Robert J. Bunn

DEFENDANT'S WITNESS LIST FOR PRELIMINARY EXAMINATION

Please subpoena the following persons to appear on the date and time set for the preliminary examination, to wit:

Name	Address	Apt. No.	City-Zip	Phone If available
1				
2				
3				
4				
5				
6				

Thank you.

Frank V. Zaccaria, Sr.

Frank V. Zaccaria, Sr. Attorney for Mover

Please Serve: Hon. John M. Mainoulides,
District Attorney
Gretna, Louisiana 70053

FILED:

PARISH OF JEFFERSON, LA.
CLERK OF COURT
JUN 16 11 58 AM '86
FILED FOR RECORD

24TH JUDICIAL DISTRICT COURT FOR THE PARISH OF JEFFERSON

STATE OF LOUISIANA

NO. 86-465

DIVISION "M"

STATE OF LOUISIANA

VS.

CLYDE SIMPSON

FILED: _____

DEPUTY CLERK

MOTION FOR CONTINUANCE

NOW INTO COURT, through undersigned counsel comes, Clyde Simpson, defendant, in the above entitled and numbered matter, who represents that:

The above entitled and numbered matter is set for trial for the 12th day of August, 1986, at 9:00 o'clock a.m., and that counsel desires to have this matter continued on the following reasons, to wit:

Counsel has previously scheduled his vacation for this time and has made all the necessary arrangements.

Considering the foregoing motion,

IT IS ORDERED that the above entitled and numbered case be continued to the 22nd day of September, 1986, at 10:00 o'clock A.m.

Gretna, Louisiana, the 16th day of June, 1986.

Robert D. Bunn
J U D G E

ON MINUTES

JUL 9 1986

Frank V. Zaccaria, Sr.
Attorney For Mover
413 Huey P. Long Ave.
Gretna, La. 70053
(504) 361-3034

FILED FOR RECORD
JUL 13 11 18 AM '86
BY CLERK OF COURT
PARISH OF JEFFERSON, LA.

7 2 8 8 0 1 0 2 86-465

ZACCARIA AND ZACCARIA

A PROFESSIONAL LAW CORPORATION
413 HUEY P. LONG AVENUE
GRETN, LOUISIANA 70053
(504) 361-3034

NOTARY PUBLIC:
FRANK V. ZACCARIA, SR.
FRANK V. ZACCARIA, JR.

OF COUNSEL:
GEORGE STRINGER, JR.

June 30, 1986

Mr. Clyde Simpson
1504 Moisant Drive
Kenner, La. 70062

RE: State v. Simpson
No. 86-465

Dear Sir:

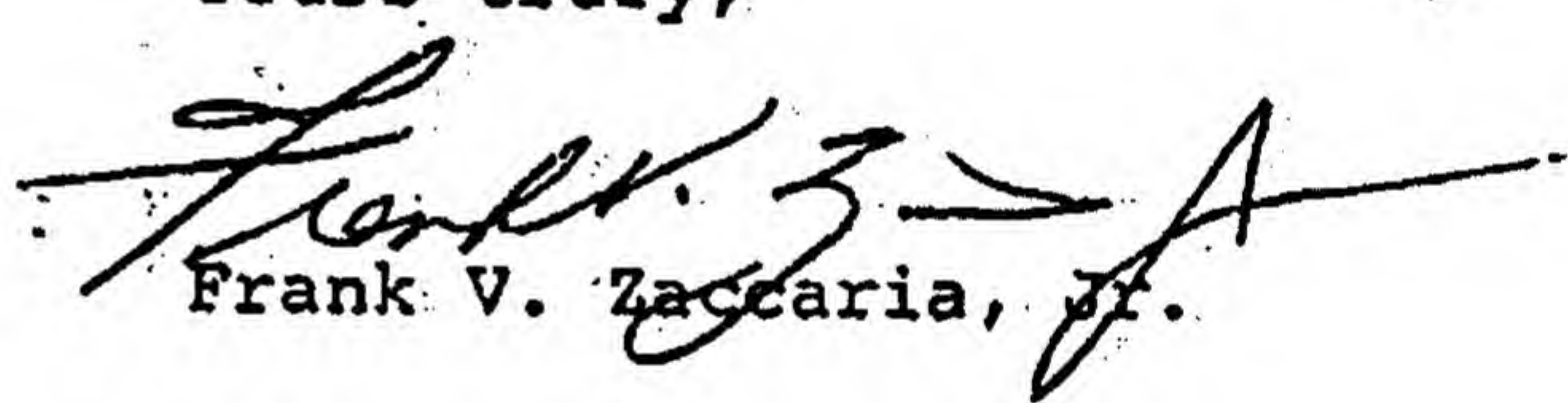
Enclosed is a copy of of your check no. 588 in the amount of Two Hundred Fifty and No/100 (\$250.00) drawn on your account with Whitney Bank. As you can see, this check was returned "Account Closed."

Since you have not retained my office for legal services, I am therefore enclosing a copy of the motion to withdraw our representation.

This motion shall be filed within the next five (5) days, unless you desire us to represent you. If so, you need to bring cash, a certified check or money order in the amount of One Thousand Five Hundred Twenty and No/100 (\$1,520.00) Dollars. This sum is includes the abovementioned check, the balance of your fee and a \$20.00 service charge for the said check.

Thanking you, I am,

Yours truly,


Frank V. Zaccaria, Jr.

FVZ Jr./at.
Enclosures

#86-465

P 706 963 173

RECEIPT FOR CERTIFIED MAIL

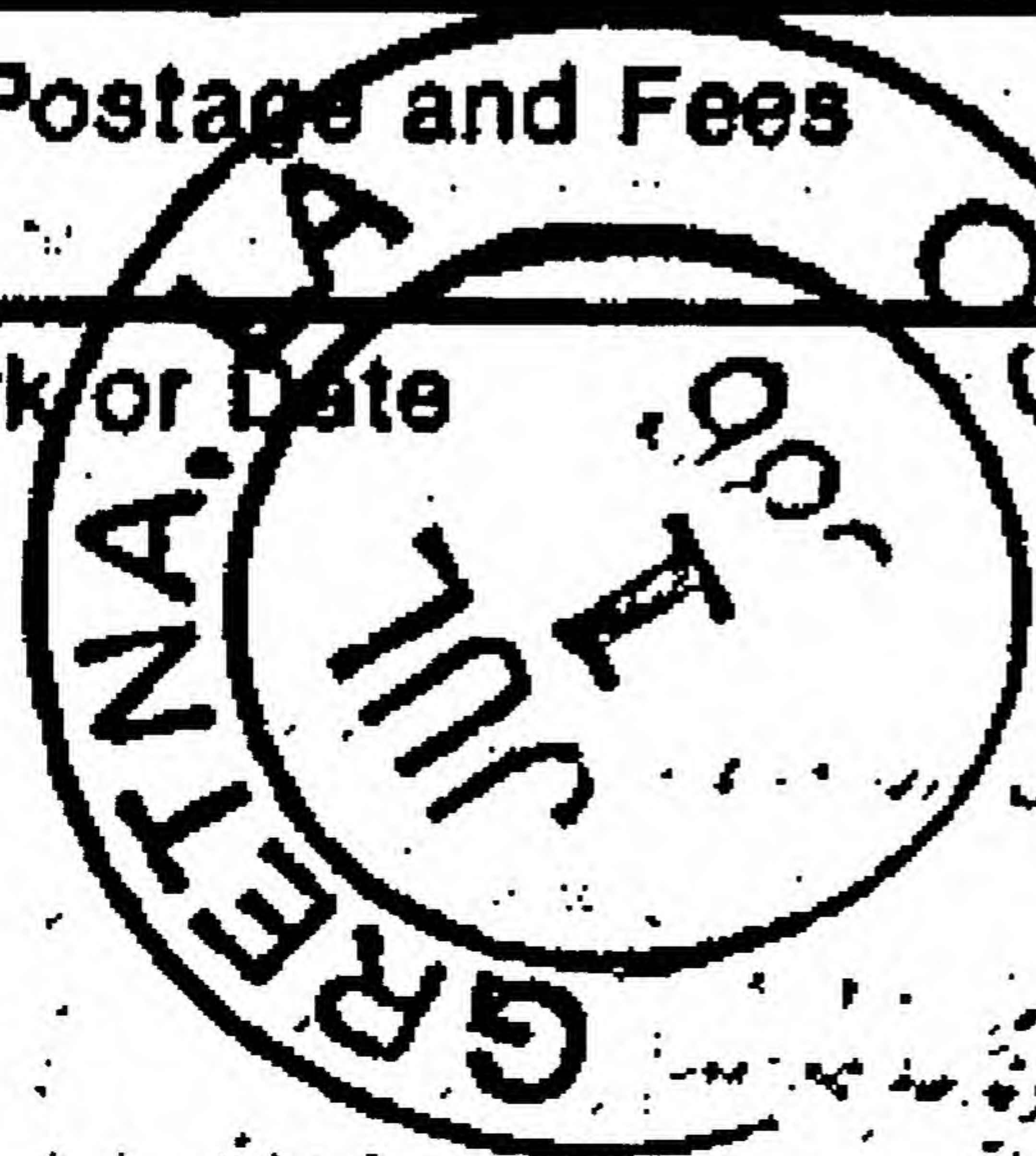
NO INSURANCE COVERAGE PROVIDED
NOT FOR INTERNATIONAL MAIL

(See Reverse)

★ U.S.G.P.O. 1983-403-517

PS Form 3800, Feb. 1982

Sent to		Clyde Simpson
Street and No.		1504 Moisant Dr.
P.O., State and ZIP Code		Kenner, La. 70062
Postage		202
Certified Fee		85
Special Delivery Fee		
Restricted Delivery Fee		
Return Receipt Showing to whom and Date Delivered		70
Return receipt showing to whom, Date, and Address of Delivery		
TOTAL Postage and Fees		287
Postmark or Date		



**STICK POSTAGE STAMPS TO ARTICLE TO COVER FIRST CLASS POSTAGE,
CERTIFIED MAIL FEE, AND CHARGES FOR ANY SELECTED OPTIONAL SERVICES. (see front)**

1. If you want this receipt postmarked, stick the gummed stub on the left portion of the address side of the article leaving the receipt attached and present the article at a post office service window or hand it to your rural carrier. (no extra charge)

2. If you do not want this receipt postmarked, stick the gummed stub on the left portion of the address side of the article, date, detach and retain the receipt, and mail the article.

3. If you want a return receipt, write the certified mail number and your name and address on a return receipt card, Form 3811, and attach it to the front of the article by means of the gummed ends if space permits. Otherwise, affix to back of article. Endorse front of article **RETURN RECEIPT REQUESTED** adjacent to the number.

4. If you want delivery restricted to the addressee, or to an authorized agent of the addressee, endorse **RESTRICTED DELIVERY** on the front of the article.

5. Enter fees for the services requested in the appropriate spaces on the front of this receipt. If return receipt is requested, check the applicable blocks in item 1 of Form 3811.

6. Save this receipt and present it if you make inquiry.

2
 GLYDE ORDELAINE SIMPSON
 1504 MOISANT DR. #65-524552 0650-0021 159784173
 KENNER LA 70062
 14-493/650
 PAY TO THE ORDER OF *Mr. Frank J. [unclear]*
Mr. J. [unclear]
 FEDERAL RESERVE BANK
 NEW ORLEANS, LA
 0650-0021
 250 00
 DOLLARS
 Whitney
 NATIONAL BANK
 600 Poydras Street
 New Orleans, Louisiana 70112
 MEMO *Laurie*
 39
 0588 77 0000025000

Mr. Frank I. Zaccaria

FOR DEPOSIT ONLY

ZACCABIA AND ZACCARIA

A PROFESSIONAL LAW CORP.

9433

(The following information was obtained from the records of the FBI Office at New Orleans.)

0 2 8 8 6 0 1 0 2 1

24TH JUDICIAL DISTRICT COURT FOR THE PARISH OF JEFFERSON
STATE OF LOUISIANA

NO. 86-465

DIVISION: "M"

STATE OF LOUISIANA

VS.

CLYDE SIMPSON

FILED:

DEPUTY CLERK

MOTION TO WITHDRAW AS COUNSEL OF RECORD

On motion of ZACCARIA & ZACCARIA, through Frank V. Zaccaria, Jr., Attorney At Law, and on suggesting to the court that they have heretofore represented the defendant, Clyde Simpson, in this cause, but that they are no longer counsel for the defendant and desire to withdraw from this cause at this time because defendant has not retained counsel.

IT IS ORDERED by the Court that mover be permitted to withdraw from this cause and that his name be erased from the records hereof.

Gretna, Louisiana, this 21 day of July, 1986.

W. D. B. Bunn
J U D G E

ON MINUTES
JUL 28 1986

ZACCARIA & ZACCARIA

Frank V. Zaccaria, Jr.
FRANK V. ZACCARIA, JR.
Attorney At Law
413 Huey P. Long Avenue
Gretna, Louisiana 70053
(504) 361-3034

FILED FOR RECORD

JUL 10 1 25 PM '86
CLERK OF COURT
PARISH OF JEFFERSON, LA.

0 8 2 8 8 6 0 2 8 2 5

24TH JUDICIAL DISTRICT COURT FOR THE PARISH OF JEFFERSON
STATE OF LOUISIANA

NO:86-465

DIVISION "M"

STATE OF LOUISIANA

VS.

CLYDE SIMPSON

FILED:

DEPUTY CLERK

MOTION TO BE RECOGNIZED AS ATTORNEY OF RECORD

On the motion of Frank V. Zaccaria, Sr., attorney at law, and on suggesting to the court that he has been retained as counsel for Clyde Simpson, defendant, in the above captioned cause, and that he desires to have his name placed of record in this case.

Defendant, through undersigned counsel, further desires this Court to set a time and a date for a status conference between the Court and counsel for both parties.

Considering the foregoing,

IT IS ORDERED by the court that the name Frank V. Zaccaria, Sr., be entered on the record of the court as attorney for Clyde Simpson, in the above entitled and numbered cause.

Gretna, Louisiana, this 22nd day of August, 1986.

Frank V. Zaccaria, Sr.
Frank V. Zaccaria, Sr.
Zaccaria and Zaccaria
Attorneys At Law
413 Huey P. Long Avenue
Gretna, La. 70053
(504) 361-3034

AUG 27 1986
MINUTES

STROBERT J. Burns

J U D G E

FILED FOR RECORD
AUG 20 9 49 AM '86
DY. CLERK OF COURT
PARISH OF JEFFERSON, LA.

0 8 2 0 8 6 0 2 8 2 6

STATE OF LOUISIANA, PARISH OF JEFFERSON

24th Judicial District Court

State of Louisiana

VS.

No. 86-465

CLYDE SIMPSON

Division M

Date 8-22-86

CR: LAURA MESKO

DISTRICT ATTORNEY STEVE WIMBERLY

JUDGE ROBERT J. BURNS

THE DEFENDANT, CLYDE SIMPSON, APPEARED BEFORE THE BAR OF THE COURT THIS DAY.
THE COURT TOOK UP THE MATTER OF THE HEARING TO NAME ATTORNEY. FRANK ZACCARIA, JR.
APPEARED ON BEHALF OF FRANK ZACCARIA, SR. THE HEARING TO NAME ATTORNEY IS HEREBY
MARKED SATISFIED. DEFENSE COUNSEL MOTION FOR DISCOVERY, BILL OF PARTICULARS, AND
(FILED)
MOTION FOR PRODUCTION. THE COURT CONTINUED STATED MOTIONS TO THE DATE OF TRIAL,
SEPTEMBER 22, 1986. DEFENDANT ENLARGED ON THE SAME BOND.

AUG 27 1986
ON MINUTES

DEPUTY CLERK

Entry No. 3

JPG 1219.44

0 8 2 8 8 6 0 2 8 2 7

24TH JUDICIAL DISTRICT COURT FOR THE PARISH OF JEFFERSON
STATE OF LOUISIANA

NO. 86-465

DIVISION: "M"

STATE OF LOUISIANA

VS.

CLYDE SIMPSON

FILED: _____

DEPUTY CLERK

MOTION FOR DISCOVERY, BILL OF PARTICULARS
AND MOTION FOR PRODUCTION

NOW INTO COURT, comes the defendant, Clyde Simpson
appearing herein through his undersigned counsel, pleading that
he is unable to properly prepare his defense based upon the
information filed against him unless and until he is furnished
with the following particulars, to wit:

I.

On what date and at what time and place did the defendant
allegedly commit the offense with which he is charged?

II.

(A) Upon what statute or statutes is this prosecution based?

(B) If this prosecution is based upon any statute or
statutes consisting of sections, parts, paragraphs or divisions
of any kind, specify which section, part, paragraph or division
this prosecution is based upon.

III.

(A) On what date and at what time and place was the defen-
dant arrested?

(B) What are the names, titles and last known residences and
business addresses of the persons who arrested the defendant, and
all persons present at the time of his arrest?

(C) Was the defendant arrested with a warrant of arrest? If
so:

1. On what date and at what time and place was the
warrant issued?
2. By whom was the warrant issued?
3. What are the names, titles and last known
residences and business addresses of the persons
who obtained the warrant of arrest and who executed
the affidavit in connection therewith?

0 8 2 8 8 6 0 2 8 2 8

4. Were the allegations set forth in the affidavit supporting the issuance of the arrest warrant all within the personal knowledge of the affiants or were these allegations totally or in part based upon information supplied by another person?
 5. If the allegations set forth in the affidavit supporting the arrest warrant were supplied totally or in part by a person other than the affiants,
 - a. What is the name, title and last known residence and business address of said person?
 - b. Is this person the victim, the complainant, a police officer or an informer?
 - c. If said person is an informer, set forth in detail facts within the personal knowledge of the affiants at the time the affidavit was executed from which they concluded the informant was reliable.
 6. Set forth in detail the facts alleged in the affidavit upon which the warrant of arrest was issued.
 7. Was the arrest warrant issued in the name of the State of Louisiana?
 8. Does the arrest warrant state the name of the person to be arrested, and if so, what is the name of that person?
 9. If the name of the person to be arrested was unknown, does the arrest warrant designate the person to be arrested by any name or description by which he can be identified with reasonable certainty, and if so, what is the name of that person?
 10. Does the arrest warrant state the offense charged against the person to be arrested, and if so, what is the charge?
 11. Does the arrest warrant command that the person against whom the complaint was made be arrested and booked?
 12. Is the arrest warrant signed by the issuing magistrate with the title of his office?
- (D) If the defendant was arrested without a warrant of arrest:
1. Were the facts upon which the arresting officers acted in the arresting the defendant all within the personal knowledge of the arresting officers, or were these facts totally or in part based upon information supplied by another person?
 2. If the facts upon which the arresting officers acted in arresting the defendant were supplied totally or in part by a person other than the arresting officers:
 - a. What is the name, title and last known residence and business address of said person?
 - b. Is this person the victim, the complainant, a police officer or an informer?

- c. If said person is an informer, set forth in detail facts within the personal knowledge of the arresting officers at the time of the arrest from which they concluded the informant was reliable.

IV.

(A) Does the State have in its possession, custody or control any books, papers, documents, photographs, tangible objects, buildings, places or copies or portions thereof which are favorable to the defendant and which are material and relevant to the issue of guilt or punishment or intended for use by the State as evidence at the trial or were obtained from or belong to the defendant to inspect, copy, examine, test scientifically, photograph, or otherwise reproduce said documents and tangible objects (LSA Code of Criminal Procedure Article 718).

(B) If such evidence was seized as a result of a search pursuant to a search warrant:

1. On what date and at what time and place was the warrant issued?
2. By whom was the warrant issued?
3. What are the names, titles and last known residence and business addresses of the persons who obtained the warrant and who executed the affidavit in connection therewith?
4. Were the allegations set forth in the affidavit supporting the issuance of the search warrant all within the personal knowledge of the affiants, or were these allegations totally or in part based upon information supplied by another person?
5. If the allegations set forth in the affidavit supporting the search warrant were supplied totally or in part by a person other than the affiants:
 - a. What is the name, title and last known residence and business address of said person?
 - b. Is this person the victim, the complainant, a police officer or an informer?
 - c. If said person is an informer, set forth in detail facts within the personal knowledge of the affiants at the time the affidavit was executed from which they concluded the informant was reliable.
6. Set forth in detail the facts alleged in the affidavit upon which the search warrant was issued.
7. Set forth with particularity the designation of the area and/or name of the person authorized to be searched and the description of the things.

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authorized to be seized by the warrant.

(C) If such evidence was seized as a result of a search without a warrant:

1. Describe fully and in detail the circumstances precipitating the search.
2. What person and/or areas were searched?
3. What was the purpose of the search?
4. Upon what facts and circumstances were the persons performing the search acting at the time of the search without a warrant?
5. Were the facts and circumstances upon which such persons were acting at the time of the search without warrant all within the personal knowledge of said persons, or were these facts and circumstances totally or in part based upon information supplied by another person?
6. If the facts and circumstances upon which the persons performing the search were acting at the time of the search were supplied totally or in part by a person other than the said persons:
 - a. What is the name, title and last known residence and business address of said person?
 - b. Is this person the victim, the complainant, a police officer or an informer?
 - c. If said person is an informer, set forth in detail facts within the personal knowledge of the persons performing the search at the time the search was performed from which they concluded the informant was reliable.

V.

Does the State have in its possession, custody, control or knowledge any results or reports or copies thereof of physical or mental examination and of scientific tests or experiments made in connection with or material to this case which the District Attorney intends to use at trial, or which is exculpatory in nature? If so, defendant moves to require the State to allow defendant to inspect and copy, photograph or otherwise reproduce the results or reports of examinations and tests (LSA Code of Criminal Procedure Article 719).

VI.

Was the defendant interrogated relative to this offense before or after he was arrested? If so:

- (A) On what date and at what time and place was the defendant interrogated?

- (B) How long was each interrogation?
- (C) What are the names, titles and last known residence and business addresses of the persons who interrogated the defendant and all witnesses to such interrogations?

VII.

Did the defendant make any written or recorded confession or statement of any nature? If so, the defendant moves to require the State to furnish him copies of all written or recorded confessions or statements in the possession, custody, control and/or knowledge of the District Attorney pursuant to Louisiana Code of Criminal Procedure Article 716A.

VIII.

(A) Did the defendant make any oral confessions or statements of any nature which the District Attorney intends to offer in evidence at the trial?

(B) If any such oral confession or statement was made by the defendant:

1. Specify the time, date and place that same was made.
2. What was the name, title and last known residence and business address of each person to whom such oral confession or statement was made (LSA Code of Criminal Procedure Article 716 B).

IX.

(A) Prior to making any confession, statement and/or admission, was the defendant advised that:

1. He was under arrest?
2. He had the right to remain silent and not give any statement if he so desired?
3. Any statement he made could be used against him in the prosecution of a criminal offense?
4. He had a right to have the assistance of a lawyer and to have a lawyer present while making a confession, statement and/or admission and that if he could not afford a lawyer, one would be appointed to represent him?

(B) Was the defendant given any promise or inducement to make any confession, statement and/or admission, and if so, what is the exact time, date and place each such promise and/or inducement was offered, the name, title and last known residence and business address of the persons who offered such promise and/or inducement and describe fully and in detail the promise and/or

inducement offered.

X.

Did the defendant make any requests to communicate with an attorney, members of his family or anyone else at the time of or subsequent to his arrest, and if so, what are the exact times, dates and places each such request was made, the full nature of each such request, the name, title and last known residence and business address of the person to whom such request was made, and the exact time and date such request was granted or denied and by whom?

XI.

Was the defendant taken before a committing magistrate or other judicial officer after he was taken into custody, and, what is the exact time, date and place he was taken before such magistrate or judicial officer?

XII.

Does the State intend at the trial of this case to offer evidence of the commission of any other crime admissible under the authority of R. S. 15:445 or R. S. 15:466 for the purpose of establishing system, pattern and intent? (L.S.A. Code of Criminal Procedure Article 720).

XIII.

Defendant moves to require the State to furnish him a copy of any record of his criminal arrests and convictions that is in their possession or custody. (L.S.A. Code of Criminal Procedure Article 717).

XIV.

Did the State obtain or does the State have any exculpatory evidence or evidence favorable to the defendant, and if so, defendant moves to require the State to furnish him said exculpatory evidence (L.S.A. Code of Criminal Procedure Article 722).

XV.

Does the State intend, at the trial of the case, to use any written or recorded confessions or exculpatory statements made by a co-defendant? If so, defendant moves to require the State to

permit or authorize the defendant to inspect and copy, photograph or otherwise reproduce said confessions or exculpatory statements (LSA Code of Criminal Procedure Article 722).

XVI.

Does the State intend, at the trial of this case, to use hearsay statements of co-conspirators pursuant to R.S. 15:455 (LSA Code of Criminal Procedure Article 721).

XVII.

(A) Was a "line-up" of suspects conducted at any time during the investigation of this case either before or after the defendant was arrested for the charge herein?

(B) If so, with respect to each line-up of suspects conducted, please state:

1. The date, place, time of beginning and time of ending of each such line-up.
2. The number of persons in each such line-up.
3. The name and last known residence and business address of each and every person in each such line-up.
4. With respect to each person in the line-up, state and/or describe that person's: a. sex; b. age; c. height; d. weight; e. race; f. complexion; g. color of hair; h. color of eyes; i. scars, tattoos or other distinguishing features.
5. The name, title (if any) and last known residence and business addresses of the person(s) conducting each such line-up.
6. The name, title (if any) and last known residence and business addresses of each and every person present at each such line-up, and whether they were present as a prospective witness or in some other capacity.
7. Was any person identified as the alleged perpetrator of the crime herein charged? If so,
 - a. At which line-up (s) was the identification made?
 - b. Which person (s) was identified and by whom?

XVIII.

(A) Was a showing of "mug-shots" to any witnesses or prospective witnesses conducted at any time during the investigation of this case either before or after the defendant was arrested for the charge herein?

(B) If so, with respect of each showing of "mug-shots"

conducted, please state:

1. The date, place, time of beginning and time of ending of each such showing.
2. The number of photographs and/or artist sketches used in each showing, and whether the photograph and/or sketches were in black and white or color.
3. The name, title and last known residence and business addresses of each and every person depicted in such photograph and/or artist sketches.
4. With respect to each person depicted in each photograph and/or artist sketches, please state and/or describe that person's: a. sex; b. age; c. height; d. weight; e. race; f. complexion; g. color of hair; h. color of eyes; i. scars, tattoos or other distinguishing features.
5. The name, title (if any) and last known residence and business addresses of the person (s) conducting each such showing.
6. The name, title (if any) and last known residence and business addresses of each and every person present at each such showing, and whether they were present as a prospective witness or in some other capacity.
7. Was any person identified as the alleged perpetrator of the crime herein charged? If so,
 - a. At which showing was identification made?
 - b. Which person(s) was identified and by whom?

XIX.

By what means was the defendant identified as the alleged perpetrator of the crimes charged?

XX.

(A) If said identification was by real, demonstrative, or tangible evidence such as, but not limited to, blood, hair, fingerprints, clothing, etc., where, when and by whom was said evidence obtained.

(B) If said identification was by said real, demonstrative, or tangible evidence, then the defendant hereby respectfully requests the Court to permit him to inspect and/or copy, or photograph said items or objects.

XXI.

If said identification was by means of a photograph, then:

(A) What person or persons identified the defendant?

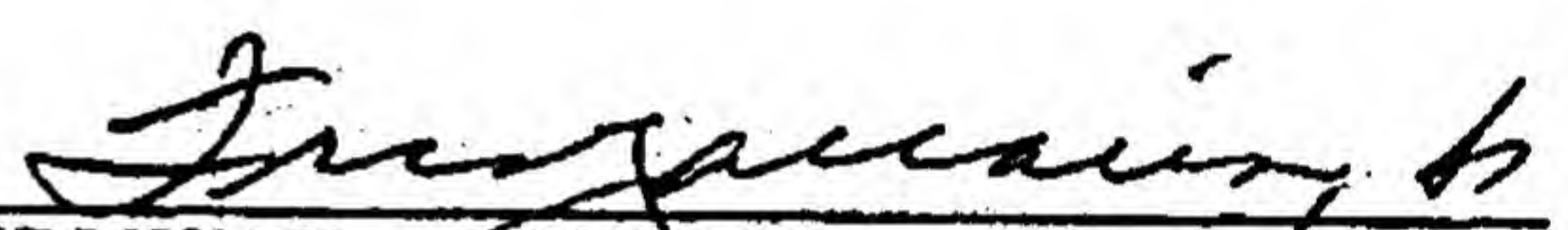
(B) Where, when, and under what circumstances was the identification made, and who presented said photographs?

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(C) On how many occasions was the person or persons requested to view photographs for purposes of identification and what were the dates and times of each viewing?

(D) How many photographs and what photographs were shown on each such occasion?

WHEREFORE, defendant prays that the State of Louisiana, through the District Attorney, be ordered by the Court to answer Defendant's Motion for Discovery, Bill of Particulars and Motion for Production and cause a copy of same to be furnished to defendant through his counsel of record, or show cause on a date and at a time to be fixed by this Honorable Court why the said Motion for Discovery, Bill of Particulars and Motion for Production should not be answered.


FRANK V. ZACCARIA,
ZACCARIA AND ZACCARIA
Attorney for Defendant
413 Huey P. Long Ave.
Gretna, Louisiana 70053
(504) 361-3034

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24TH JUDICIAL DISTRICT COURT FOR THE PARISH OF JEFFERSON

STATE OF LOUISIANA

NO: 86-465

DIVISION "M"

STATE OF LOUISIANA

VS.

CLYDE SIMPSON

FILED: _____

DEPUTY CLERK

ORDER

Considering the foregoing motion;

IT IS ORDERED by the Court that the District Attorney answer in writing Defendant's Motion for Discovery, Bill of Particulars and Motion for Production and cause a copy of same to be furnished to defendant through his counsel of record on or before the 22nd day of September, 1986, at 10:00 o'clock a.m., or show cause on said date and at said hour why the same Motion for Discovery, Bill of Particulars and Motion for Production should not be answered.

Gretna, Louisiana, this 25th day of August, 1986, at : o'clock .m.

ON MINUTES
AUG 27 1986

Robert J. Zucca
JUDGE

Frank V. Zaccaria, Sr.
FRANK V. ZACCARIA, Sr.
ZACCARIA AND ZACCARIA
Attorney for Defendant
413 Huey P. Long Ave.
Gretna, La. 70053
(504) 361-3034

FILED FOR RECORD
AUG 20 9 49 AM '86
DY. CLERK OF COURT
PARISH OF JEFFERSON, LA.

1 2 0 4 8 6 0 2 2 1 6

TWENTY-FOURTH JUDICIAL DISTRICT COURT

PARISH OF JEFFERSON

STATE OF LOUISIANA

NUMBER:

86-465

DIVISION:

11

STATE OF LOUISIANA

VS.

CLYDE SIMPSON

FILED:

11-4-86

[Signature]

DEFENDANT'S ACKNOWLEDGMENT OF CONSTITUTIONAL
RIGHTS AND WAIVER OF RIGHTS ON ENTRY OF A
PLEA OF GUILTY

TO THE DEFENDANT, BY THE TRIAL JUDGE, PERSON-TO-PERSON:

Your attorney has indicated to me that he has advised you of your rights as follows: (1) to a trial by jury, (2) to confront your accusers and (3) to your privilege against self-incrimination. By entering a plea of guilty, you are waiving or giving up these constitutional rights. He has also indicated to me that you have advised him that you understand this. Is that correct? YES A.A.

Have you fully discussed this case with your lawyer? YES A.A.

Are you satisfied with the job your lawyer has done in representing you? YES A.A.

I want you to convince me that you understand what you are doing by entering this plea of guilty. Consequently, I am going to explain the nature of the crime to which you are pleading guilty. I will also explain the consequences of your plea of guilty. If you have any questions, or if you do not understand anything I say, stop me and I will answer your questions and give you additional instructions which you may desire.

First, tell this court how old you are? 33 Date of birth SEPT. 1, 1953
And how much schooling have you had? _____

1. You are pleading guilty under La. R.S. 14:34 to the crime of

AGGRAVATED BATTERY

which is defined as COMMITTING A BATTERY WITH A

DANGEROUS WEAPON

which occurred on the 1st day of NOVEMBER, 1985. The maximum sentence which the Court can impose is 10 YEARS years with or without hard labor and fined \$ 5000.00, or both. There is no probation, parole, or suspension of sentence for this crime.

2. Do you understand the charges against you and the possible penalties? YES A.A.

3. (a) Do you understand that the plea of guilty is your decision? YES A.A.

(b) Do you understand that no one can force you to so plead? YES A.A.

(c) Do you understand that to plead guilty is your voluntary act and must be free from any vice or defect which would render your ability to plead guilty inadequate? YES A.A.

(d) Has anyone used any force, intimidation, coercion or promise of reward against either you or any member of your family for the purpose of making or forcing you to plead guilty? YES A.A.

[Signature]
DEFENDANT'S INITIALS

3. Have you been advised by your counsel that in the event the Court accepts your plea of guilty, that you will be sentenced as follows:

2 years prob prison, suspended 1 year
inactive probation. By medical approval of
restriction if any. 200.00 fine and cost and 90 days
to pay fine and cost and probation.

Is this your understanding of the plea agreement? YES L.A.

4. You have the right to a trial by jury, which jury may either find you guilty as charged, guilty of a lesser crime, or not guilty. You have the right to retain an attorney of your choice to defend you at that trial. If you cannot afford an attorney, one will be appointed for you, which will cost nothing. By entering a plea of guilty, you are waiving or giving up these rights. Do you understand that? YES L.A.

5. At any jury trial, you have the right to confront your accusers and to compel testimony on your behalf from your witnesses. By entering this plea of guilty, you are waiving or giving up these rights. Do you understand that? YES L.A.

6. If you were to go on trial, and in the event of a conviction, that is, if the jury finds you guilty, you would have the right to appeal. Again, in the event of an appeal, if you could not afford an attorney, one would be appointed for you, which would not cost you anything. By entering a plea of guilty, you are waiving or giving up these rights. Do you understand that? YES L.A.

7. If you plead guilty, you do not have the right to assert any allegations of defects, such as: (a) an illegal arrest; (b) an illegal search and seizure; (c) an illegal confession; (d) an illegal line-up; and (e) the fact that the state might not be able to prove said charge or that a jury would find you guilty. Do you understand that by pleading guilty you are waiving or giving up these rights? YES L.A.

In light of this explanation of the nature and consequences of a guilty plea, do you wish to plead guilty or not guilty to this indictment (or bill of information) charging you with La. R.S. 14:34 - 1 U15# 70

PLEAD GUILTY

8. Do you understand that by pleading guilty, you are telling this court that you have in fact committed the crime to which you are pleading guilty? YES L.A.

9. Would you explain to the Court the factual circumstances surrounding your arrest? YES L.A.

BY DEFENDANT'S ATTORNEY:

I, as attorney for the defendant, was present during the recitation of the foregoing colloquy between the defendant and the trial judge at the time of the defendant's plea of guilty.

I also have informed the defendant of his or her rights, particularly the nature of the crime to which he or she is pleading guilty, the maximum sentence the court could impose under the law, and the fact that the defendant, by entering this plea of guilty, is waiving his or her right to a trial by jury, his or her right to confront his or her accusers, his or her right against self-incrimination, and lastly, that his or her only appeal is for review of jurisdictional defects; and I am entirely satisfied that the defendant knowingly, willingly, intelligently and voluntarily has entered this plea of guilty knowing the consequences.

NOVEMBER 4, 1986
DATE

[Signature]
ATTORNEY

[Signature]
DEFENDANT'S INITIAL

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BY THE DEFENDANT:

I, as the defendant in this case, acknowledge: (1) that the foregoing has been read to me; (2) that my attorney and the trial judge have explained the nature of the crime to which I am pleading guilty; (3) that the trial judge has explained to me all of my rights and what rights I am waiving or giving up, as listed above, and that I have been given every opportunity by the trial judge to ask questions in open court about anything I do not understand and about all of the consequences regarding my plea of guilty. I am completely satisfied with the explanation of my attorney and the trial judge.

I FURTHER ACKNOWLEDGE THAT MY ACT OF PLEADING GUILTY IS A KNOWING, INTELLIGENT, FREE AND VOLUNTARY ACT ON MY PART. I know that no one can force me to plead guilty. I know that by pleading guilty I admit I committed the said crime. I know this plea of guilty is more than a confession. It is also a conviction. Nothing further remains except for the trial judge to give judgment and give me my punishment. I waive all delays for sentencing and acknowledge I am ready for sentencing.

November 4, 1986
DATE

Lyde J. Josa
DEFENDANT

BY THE TRIAL JUDGE:

I, as trial judge, have entered into the foregoing colloquy with the defendant. I am entirely satisfied that the defendant was aware of the nature of the crime to which he or she has plead guilty, that the defendant did in fact commit said crime, that he or she has made a knowing, intelligent, free and voluntary act of pleading guilty to the above mentioned crime. I have found that a factual basis exists for the defendant to plead guilty to the above mentioned crime. I, therefore, accept the defendant's plea of guilty.

November 4, 1986 at Gretna, Louisiana.
DATE

ON MINUTES
DEC 3 1986

Robert J. Burns
JUDGE

JEFFERSON PARISH SHERIFF'S OFFICE

PAYMENT FORM FINES & COSTS

DATE SENTENCED: 11/4/87

DIVISION: 14

JUDGE: J. B. Burro

I, Cliff Simpson, DEFENDANT IN THE ABOVE CAPTIONED

MATTER PROMISE TO COMPLY WITH THE ORDER OF THIS HONORABLE COURT TO PAY THE FINE PLUS COSTS IN THE

AMOUNT OF \$ 415.00 Five Hundred Fifteen & 00/100FINE: 200.00

PROBATION ACTIVE: _____

CLERK'S FEE: \$7.50 + 17.50PROBATION INACTIVE: 1 yearSHERIFF'S COST: 12.50DOCKET NO: 86-465IDB: 17.50CHARGES: 14:34

SPECIAL IDB: _____

VICTIM FEE (FELONY): 100.00

VICTIM FEE (MISDEMEANOR): _____

DEPUTY FEE: \$30.00 50.00BY Feb 6 DA. 10:00 87, I UNDERSTAND THAT I CANNOT MAKE ANY PARTIAL
PAYMENTS AFTER TODAY, TOTAL AMOUNT MUST BE PAID BY THAT DATE. IF I DO NOT COMPLY WITH THIS ORDER, I CAN
BE HELD IN CONTEMPT OF COURT AND AN ATTACHMENT WILL BE ISSUED FOR MY ARREST.(DEFENDANT WAS ASKED TO READ THE
ABOVE AND SIGNED IN MY PRESENCE.)

DEPUTY SHERIFF/DEPUTY CLERK

SIGNATURE OF DEFENDANT

IF MAILED, THIS FINE CAN BE PAID BY CERTIFIED CHECK OR MONEY ORDER.

MAIL PAYMENT TO: JEFFERSON PARISH SHERIFF'S OFFICE
POST OFFICE BOX 327
GRETN, LA. 70054
ATTENTION: FINES DEPARTMENTPLEASE DO NOT MAIL CASH, IF PAYMENT IS MAILED AND YOU WANT A RECEIPT YOU MUST SEND A STAMPED SELF
ADDRESSED ENVELOPE AND YOUR RECEIPT WILL BE MAILED TO YOU. YOU MAY ALSO PAY THIS FINE IN PERSON AT THE
FIRST FLOOR SHERIFF'S OFFICE, NEW COURTHOUSE BLDG., GRETN, LA. MONDAY THROUGH FRIDAY BETWEEN THE
HOURS OF 8:30 A.M. AND 4:00 P.M. FOR ADDITIONAL INFORMATION CALL 363-5719 OR 363-5718.

FOR OFFICE USE ONLY

DATE	RECEIPT NUMBER	FINE	CLERK	SHERIFF	IDB	SPEC. IDB	VICTIM FEE	DEPUTY	AMOUNT PAID	BALANCE DUE

ADDITIONAL COURT ORDERS:

in default, defendant to serve 3 mo. P.P.

DEFENDANT OR HIS ATTORNEY TO FILL OUT

DEFENDANT ADDRESS: 1504 Main St. Gretn, La.DEFENDANT PHONE NO.: 466-5944DEFENDANT ATTORNEY: Mark Zaccaria, Jr.

ADDRESS: _____

PHONE NO.: _____

**TWENTY-FOURTH JUDICIAL DISTRICT COURT
FOR THE PARISH OF JEFFERSON**

PARISH PRISON - SUSPENDED

DIVISION M

DOB: 9-1-53

NO. 86-465

ITEM NO. K-5021-85

COMMITMENT

WHEREAS CLYDE SIMPSON

was by due form of law lately PLEAD before our 24th Judicial District Court
for the Parish of Jefferson of Violating Revised Statute: 14:34 AGGRAVATED BATTERY.

and was thereupon sentenced to imprisonment in the PARISH PRISON for

TWO (2) YEARS

SENTENCE SUSPENDED AND DEFENDANT PLACED ON INACTIVE PROBATION
FOR A TERM OF ONE (1) YEAR

SPECIAL CONDITIONS OF PROBATION ARE.

1. THE COURT ORDERED THE DEFENDANT TO PAY A FINE OF \$200.00 PLUS ALL COSTS OF COURT. CLERK'S FEE - \$25.00; SHERIFF'S FEE - \$12.50; IDB FEE - \$17.50; VICTIM'S FEE - \$100.00; DEPUTY'S FEE - \$50.00; AND DISTRICT ATTORNEY'S FEE - \$10.00. THE COURT SCHEDULED A PROOF OF PAYMENT HEARING FEBRUARY 6, 1987. IF IN DEFAULT OF PAYMENT, THE COURT ORDERED THE DEFENDANT TO SERVE A TERM OF THREE (3) MONTHS IN THE PARISH PRISON.
2. THE COURT FURTHER ORDERED THE DEFENDANT TO MAKE RESTITUTION TO THE VICTIM FOR ALL PROVABLE MEDICAL EXPENSES.

NOW, THEREFORE, You, the said Sheriff, are hereby commanded to carry out in full every part of the aforesaid sentence. And for so doing this shall be your sufficient warrant and authority.

WITNESS, ROBERT J. BURNS, JUDGE

presiding in the 24th Judicial District Court, Division M

Parish of Jefferson, at the Hall of Sittings of the same, in the City of Gretna.

this 4TH day of NOVEMBER

in the year of our Lord, one thousand nine hundred and

EIGHTY-SIX.

ON MINUTES
DEC 3 1986

[Signature]
JUDGE

1 2 4 8 6 0 2 2 1 4

STATE OF LOUISIANA, PARISH OF JEFFERSON

24th Judicial District Court

State of Louisiana

VS.

No. 86-465

CLYDE SIMPSON

Division M

Date 11-4-86

CR: KARLA MUSSO

DISTRICT ATTORNEY STEVE WIMBELRY JUDGE ROBERT J. BURNS

THE DEFENDANT, CLYDE SIMPSON, APPEARED BEFORE THE BAR OF THE COURT THIS DAY. HE/SHE WAS REPRESENTED BY FRANK ZACCARIA, SR., ATTORNEY. THE DEFENDANT WITHDREW HIS/HER FORMER PLEA OF NOT GUILTY AND TENDERED TO THE STATE A PLEA OF GUILTY ~~TO~~ AS CHARGED TO R.S. 14:34 AGGRAVATED BATTERY. A NOTE OF EVIDENCE WAS TAKEN BY THE DEFENDANT.

WHICH PLEA WAS ACCEPTABLE TO THE STATE. THE COURT ADVISED THE DEFENDANT OF ALL OF HIS/HER RIGHTS, INCLUDING HIS/HER RIGHT TO A TRIAL, HIS/HER RIGHT TO CONFRONT HIS/HER ACCUSERS AND HIS/HER RIGHT AGAINST SELF-INCRIMINATION AND THE DEFENDANT ACKNOWLEDGED THAT HE/SHE UNDERSTOOD. THE DEFENDANT WAIVED THESE RIGHTS. THE COURT SENTENCED THE DEFENDANT TO TWO (2) YEARS IN THE JEFFERSON PARISH CORRECTIONAL CENTER. EXECUTION OF SAID SENTENCE IS SUSPENDED AND THE DEFENDANT IS PLACED ON INACTIVE PROBATION FOR A PERIOD OF ONE (1) YEAR.

SPECIAL CONDITION(S) OF PROBATION THAT THE DEFENDANT:

1. THE COURT ORDERED THE DEFENDANT TO PAY A FINE OF \$200.00 PLUS ALL COSTS OF COURT. CLERK'S FEE - \$25.00; SHERIFF'S FEE - \$12.50; IDB FEE - \$17.50; VICTIM'S FEE - \$100.00; DEPTUY'S FEE - \$50.00 AND DISTRICT ATTORNEY'S FEE - \$10.00. THE COURT SCHEDULED A PROOF OF PAYMENT HEARING FEBRUARY 6, 1987. IF IN DEFAULT OF PAYMENT, THE COURT ORDERED THE DEFENDANT TO SERVE A TERM OF THREE (3) MONTHS IN THE PARISH PRISON.
2. THE COURT FURTHER ORDERED THE DEFENDANT TO MAKE RESTITUTION TO THE VICTIM FOR ALL PROVABLE MEDICAL EXPENSES.

THE COURT ADVISED THE DEFENDANT OF THE ELEMENTS OF THE CRIME AND FURTHER ADVISED HIM OF THE BASIS FOR SENTENCING ALL AS PROVIDED FOR UNDER ARTICLE 894.1 OF THE CODE OF CRIMINAL PROCEDURE.

THE DEFENDANT REPORTED HIS/HER DATE OF BIRTH AS 9-1-53 AND HIS/HER AGE AS 33.

ON MINUTES
DEC 3 1986

DEPUTY CLERK

Entry No. 4

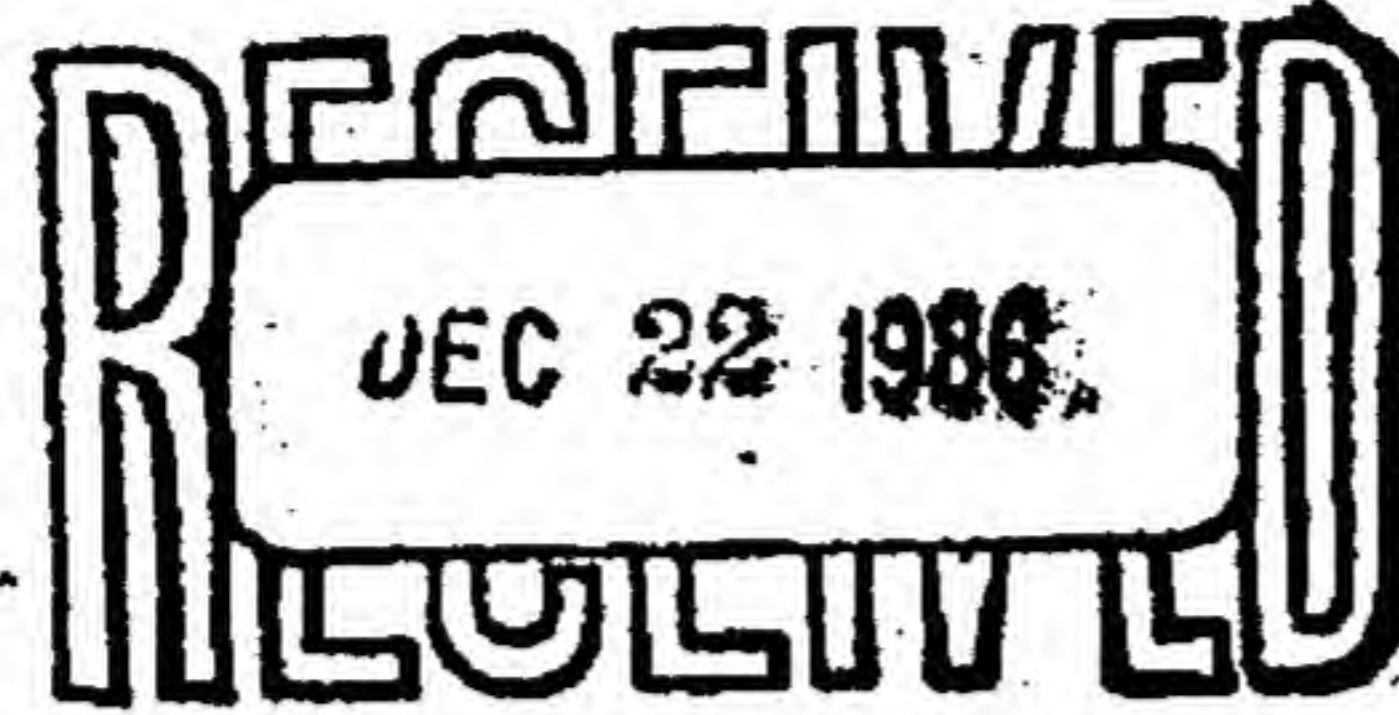
JPG 1219.44

ZACCARIA AND ZACCARIA

A PROFESSIONAL LAW CORPORATION
413 HUEY P. LONG AVENUE
GRETN, LOUISIANA 70053
(504) 361-3034

NOTARY PUBLIC:
FRANK V. ZACCARIA, SR.
FRANK V. ZACCARIA, JR.

OF COUNSEL:
GEORGE STRINGER, JR.



December 18, 1986

Judge Robert J. Burns
3rd Floor, Room 307
Courthouse Annex
Gretna, Louisiana 70053

RE: Clyde Simpson
#860465

Dear Judge Burns;


Mr. Clyde Simpson was scheduled to appear before you on February 6, 1987 to review the restitution aspect of his probation.

I regret to inform you that Mr. Simpson was killed on or about December 15, 1986.

I assume that it will not be necessary for me to appear on said date.

With best wishes for the holiday season, I am,

Sincerely,



Frank V. Zaccaria, Sr.

FVZ, SR./dz

N-O-T-I-C-E

REQUEST THAT THIS APPOINTMENT BE DENIED

YOUR HONOR:

THE IDB OFFICE DOES NOT RECOMMEND THIS DEFENDANT BE APPOINTED AN ATTORNEY FOR THE FOLLOWING REASONS:

☒ DEFENDANT'S INCOME EXCEEDS THE IDB QUALIFICATIONS

☐ DEFENDANT IS OUT ON BOND AND WORKING

☒ DEFENDANT RELEASED ON BOND. *Comm.*

☐ DEFENDANT HAS NO VALID REASON FOR UNEMPLOYMENT.

☐ DEFENDANT HAS ASSETS.

☐ DEFENDANT'S INCOME COMBINED WITH SPOUSE'S INCOME EXCEED THE IDB QUALIFICATIONS.

☐ SPOUSE'S INCOME EXCEEDS THE IDB QUALIFICATIONS.

☐ WE HAVE REASONS TO BELIEVE THIS DEFENDANT IS NOT DIVULGING COMPLETE FINANCIAL INFORMATION AND REQUEST THEY BE PUT UNDER OATH.

☐ DEFENDANT UNWILLING TO FURNISH PERTINENT INFORMATION.

RESPECTFULLY SUBMITTED,

IF YOU AGREE, PLEASE WRITE DENIED WHERE THE ATTORNEY'S NAME SHOULD BE; OTHERWISE RETURN TO OUR OFFICE AND WE WILL TYPE IN AN ATTORNEY'S NAME FOR YOUR SIGNATURE.

TWENTY-FOURTH JUDICIAL DISTRICT
INDIGENT DEFENDER BOARD

COPY DISTRIBUTION:
WHITE - COURT
PINK - APPOINTED ATTORNEY

YELLOW - I D B

100-011-7

STATE OF LOUISIANA
VS

NUMBER

24th JUDICIAL DISTRICT COURT
PARISH OF JEFFERSON • STATE OF LOUISIANA

DIVISION

☐ IN JAIL
☐ BONDED

CHARGE:

☐ FELONY
☐ MISDEMEANOR

Request For Appointment of Counsel

Court Order

PLEASE PRINT

Clyde Simpson

9-1-53

DATE OF BIRTH

SOCIAL SECURITY #

under penalty of perjury, and in accord with Act #653 of 1976, state under oath that I am unable financially to obtain counsel, and I request of the Court that counsel be appointed to represent me on the above charge (s). I understand that if it is determined that I am able to pay for my defense, in whole or part, the I. D. Board*, has the right to determine the manner and amount that I will be subject to repay the I. D. Board* fund. If I retain an attorney I will notify the Board immediately. If I fail to notify the Board I agree to repay all expenses incurred in the defense of this matter.

2/26/86 Clyde Simpson
DATE DEFENDANT

DEFENDANTS ADDRESS

PLEASE PRINT

1504 Maizent Dr.
CITY/STATE ZIP

Kenner 70142

PHONE 466-5744

ITEM # IN JAIL AT: out

IDB CASE #

The foregoing oath and other relevant information considered, it being determined by the Court at this time that the defendant is a needy person under Act #653 of 1976; and

ATTORNEY AT LAW

ADDRESS

CITY-ZIP

is herewith appointed to represent the above defendant in accordance with said act.

DATE

JUDGE

BOND INFORMATION

AMOUNT

TYPE

\$25,000.00 Comm.

BONDING COMPANY (IF ANY)

BOND SIGNED BY

Posted \$500.00

FINANCIAL STATEMENT

ATTORNEY APPOINTMENT

EMPLOYMENT

Are you now employed? ☐ Yes ☒ No ☐ Am Self Employed

Name and address of employer:

IF YES, how much do you earn per month? \$

IF NO, give month and year of last employment

How much did you earn per month \$

If married is your Spouse employed? ☒ Yes ☐ No

IF YES, how much does your Spouse earn per month \$

If a minor under age 21, what is your Parents or Guardian's approximate monthly income \$

OTHER INCOME

Have you received within the past 12 months any income from a business, profession or other form of self-employment, or in the form of rent payments, interest, dividends, retirement or annuity payments, or other sources? ☒ Yes ☐ No

IF YES, GIVE THE AMOUNT

RECEIVED & IDENTIFY \$

THE SOURCES

245.00 Workman's Comp.

CASH

Have you any cash on hand or money in savings or checking account ☐ Yes ☒ No IF YES, state total amount \$

PROP. ERTY

Do you own any real estate, stocks, bonds, notes, automobiles, or other valuable property (excluding ordinary household furnishings and clothing)? ☒ Yes ☐ No

IF YES, GIVE VALUE AND

DESCRIBE IT

1979 Buick LeSabre
2100.00 79 Ford Pick-up
2100.00 77 Chevy

DEPENDENTS

MARITAL STATUS

☒ SINGLE

☐ MARRIED

☐ WIDOWED

☐ SEPARATED OR DIVORCED

Total No. of Dependents

-4-

List persons you actually support and your relationship to them

9, 4 & 3 & Spouse

DEBTS & MONTHLY BILLS

(List all bills, including rent, utilities, taxes, insurance, etc.)

APARTMENT OR HOME

House

Creditors

House Note

Total Debt

38,500.00

Monthly Pay

330.00

Auto Insurance

800.00

800.00

173.00

Life Insurance

500.00

500.00

66.00

WITNESS

I certify the above to be correct.

SIGNATURE OF DEFENDANT

x [Signature]

x Clyde Simpson

Filed:

Darryl

* JUDICIAL DISTRICT INDIGENT DEFENDER BOARD

12-4-86 Prepared Paper attobello (cam)
11-26-86 Used mto of hearing Ret. 2-6-87
10-15-86 Used OFS Supreme Ret. 11-8-86
9-29-86 - Att. Ret. for trial set for 11-3-86 To Def, Jan, Moty, 9/10, D.A. (CMB)
7-8-86 Used mto of trial, D, OA, atty, Sur, S/W Ret 9-22-86
7-1-86 Used mto of hearing, A, OA, atty, Sur. Ret 8-22-86
5-15-86 Used mto of trial, D, OA, atty, Sur, S/W Ret 8-12-86
4-16-86 Used mto of arr. D, OA, Ret 5-9-86
2-5-86 Used mto of arr, A, OA, Sur Ret 4-11-86

SUBPOENA

No. 860465

STATE OF LOUISIANA

vs.

CLYDE SIMPSON

Office of RAOUL A. GALAN, JR., Clerk of Court

24th Judicial District Court

STATE OF LOUISIANA
PARISH OF JEFFERSON

To: M. MARK MCNUTT

1509 MOISANT

KENNER LA 70062

DIV. M.

You are hereby ordered to appear before the 24th Judicial District Court in and for the Parish of Jefferson on the 3RD day of NOVEMBER in the year of Our Lord 1986 at 10:00 A.M. for the purpose of TRIAL in the above entitled matter.

By order of the Court:

Clerk's Office, Courthouse, Gretna, La. SEPTEMBER 29, 1986

STATE WITNESS

OCT 1 - 1986

Deputy Clerk

PERSONAL

Received on _____ 19 _____ and on _____ 19 _____
I served a true copy of the within _____
on _____
_____ herein named in person, in the Parish of Jefferson,
Louisiana, at a distance of about _____ miles from the Courthouse.
Returned _____ 19 _____

Deputy Sheriff, Parish of Jefferson

DOMICILIARY

Received on _____ 19 _____ and on _____ 19 _____
I served a true copy of the within _____
on _____
herein named by leaving the same at _____ domicile in the Parish of Jefferson
in the hands of _____
a person apparently over the age 16 years, living and residing in the said domicile whose name and other facts
connected with this service I learned by interrogating the said _____
the said _____ herein named, being
temporarily absent from _____ residence at the time of said service.
Service at a distance of about _____ miles from the Courthouse.
Returned _____ 19 _____

Deputy Sheriff, Parish of Jefferson

10-17 10-20
10/21 10-22 10-24
10/18
No. 86-465 10-23

● SUBPOENA ●

STATE OF LOUISIANA

vs.

CLYDE SIMPSON

Office of RAOUL A. GALAN, JR., Clerk of Court

24th Judicial District Court

for the
STATE OF LOUISIANA
PARISH OF JEFFERSON

To M. CLYDE SIMPSON
1008 MOISANT DRIVE
KENNER, LA.

DIV. M.

You are hereby ordered to appear before the 24th Judicial District Court in and for the Parish of Jefferson on the 3RD day of NOVEMBER in the year of Our Lord 1986 at 10:00 A.M. for the purpose of TRIAL in the above entitled matter.

By order of the Court:

DATE:

Clerk's Office, Courthouse, Gretna, La.

REMARKS

OCTOBER 15, 1986

DEPUTY SHERIFF, PARISH OF JEFFERSON

Deputy Clerk

PERSONAL

Received on _____ 19____ and on _____ 19____
I served a true copy of the within _____
on _____
_____ herein named in person, in the Parish of Jefferson,
Louisiana, at a distance of about _____ miles from the Courthouse.
Returned _____ 19____

Deputy Sheriff, Parish of Jefferson

DOMICILIARY

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I served a true copy of the within _____
on _____
herein named by leaving the same at _____ domicile in the Parish of Jefferson
in the hands of _____
a person apparently over the age 16 years, living and residing in the said domicile whose name and other facts
connected with this service I learned by interrogating the said _____
the said _____ herein named, being
temporarily absent from _____ residence at the time of said service.
Service at a distance of about _____ miles from the Courthouse.
Returned _____ 19____

Deputy Sheriff, Parish of Jefferson

SUBPOENA

No. 86-465

STATE OF LOUISIANA

vs.

1-0-2-8

8-6-0-0-9-2 for the

STATE OF LOUISIANA

PARISH OF JEFFERSON

CLYDE SIMPSON

To M: CLYDE SIMPSON
1008 MOISANE DRIVE
Kenner, LA.

DIV. M

You are hereby ordered to appear before the 24th Judicial District Court in and for the Parish of Jefferson on the 3RD day of NOVEMBER in the year of Our Lord 1986 at 10:00 A.M. for the purpose of: TRIAL in the above entitled matter.

By order of the Court:

Clerk's Office, Courthouse, Gretna, La. OCTOBER 15, 1986

Gail Perry
Deputy Clerk

OCT 16 1986

PERSONAL

Received on _____ 19____ and on _____ 19____
I served a true copy of the within _____
on _____
_____ herein named in person, in the Parish of Jefferson,
Louisiana, at a distance of about _____ miles from the Courthouse.
Returned _____ 19____

Deputy Sheriff, Parish of Jefferson

DOMICILIARY

Received on _____ 19____ and on _____ 19____
I served a true copy of the within _____
on _____
herein named by leaving the same at _____ domicile in the Parish of Jefferson
in the hands of _____
a person apparently over the age 16 years, living and residing in the said domicile whose name and other facts
connected with this service I learned by interrogating the said _____
the said _____ herein named, being
temporarily absent from _____ residence at the time of said service.
Service at a distance of about _____ miles from the Courthouse.
Returned _____ 19____

Deputy Sheriff, Parish of Jefferson

● SUBPOENA

No. 86-465

STATE OF LOUISIANA

vs.

CLYDE SIMPSON

Office of RAOUL A. GALAN, JR., Clerk of Court

24th Judicial District Court

STATE OF LOUISIANA

PARISH OF JEFFERSON

To M: MARK MCNUTT
1504 MOISANT DRIVE
KENNER, LA.

DIV. M

You are hereby ordered to appear before the 24th Judicial District Court in and for the Parish of Jefferson on the 3RD day of NOVEMBER in the year of Our Lord 1986 at 10:00 A.M. for the purpose of TRIAL in the above entitled matter.

By order of the Court:

Clerk's Office, Courthouse

DEFENSE WITNESS

DATE

RETURNED TO SHERIFF'S OFFICE NOT SERVED

OCTOBER 15, 1986

REMARKS

MADE

NUMEROUS ATTEMPTS
RESPONSE
DEPUTY SHERIFF, PARISH OF JEFFERSON

Deputy Clerk